# Labour and Rehabilitation Department Labour and Rehabilitation (A)

ORDERS

(1)

G. O. (Rt.) No. 167/2009/LBR.

Thirnvananthaburam, 5th Pebruary 2009 .

Whereas, the Government are of opinion that an industrial dispute exists between 1. The Regional Officer, Kerala State Bamboo Corporation, DPI Junction, Vazhuthacadu, Thiruvananthapuram, 2. The Deport Manager, Kerala State Bamboo Corporation, Mangalakkal Deport, Nandavanam, Kattakada P. O., and the workmen of 'the above referred establishment Shri G. Shanmughan, Vettuvilaveedu, Nandavanam, Mangalakkal, Kattakada P. O., Thiruvananthapuram in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government bereby direct that the said Industrial dispute be referred for adjudication to the Industrial Tribunal, Kollam. The Industrial Tribunal will pass the award within a period of three months.

#### ANNEXURE

Whether the termination of employment of Shri G. Shanmughan, Piece Worker from the service of the Mangalakkal Unit of the Kerala State Bamboo Corporation is justifiable or not? If not what are the reliefs the workman is entitled to?

(2)

G. O. (Rt.) No. 207/2009/LBR.

Thirusananthapuram, 16th February 2009.

Whereas, the Government are of opinion that an industrial dispute exists between 1. Smt. Neena, w/o. Valsan, Venus Veedu, Parammal Road, Malaparamba, Kozhikode, 2. Shri Kottyadathu Muraleedharan, Velloor Thazham Vayal, Civil Station P. O., Kozhikode-20 and the workmen of the above referred establishment Smt. P. Kanchana, Pottangadi House, Kannankara P. O., Chelannor via., Kozhikode in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the award within a period of three months.

### ANHEXURE

Whether the denial of employment to Smt. P. Kanchana, Pottangadi House, Chelannor by the management of MVA Oils, Parammal Road, Malaparamba, Kozhikode is justifiable? If not, what relief she is entitled to?

(3)

G. O. (Rt.) No. 208/2009/LBR.

Thiruvananthapuram, 16th February 2009.

Whereas, the Government are of opinion that an Industrial dispute exists between Shri Balayya, Proprietor, Viswadarshan Cable Network, Nayaks Road, Kasaragod P.O.-671 121 and the workmen of the above referred establishment [Shri. M.T. Manoharan, s/o Narayani Amma, Beerantha Bayal, Kasaragod P.O.-671 121 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kannur. The Labour Court will pass the award within a period of three months.

## ANNEXURE

- Whether the denial of employment to Shri M. T. Manoharan, workman by the Proprietor of Viswadarshana Cable Network, Nayaks Road, Kasaragod is justifiable?
- 2. If not, what relief the workman is entitled to?

G. O. (Rt.) No. 219/2009/LBR.

Thiruvananthapuram, 18th February 2009.

Whereas, the Government are of opinion that an industrial dispute exists between Shri Ravi, D. C., Chief Executive Officer, Gurrent Books, D.C. Kizhakkemuri Edom, Good Sheppard Street, Kottayam-686 001 and the workman of the above referred establishment Shri Prasanth, T. K., Thalakkadan House, Kuttimakkool, Thiruvangad P. O., Thalassery in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication; Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kannur. The Labour Court will pass the award within a period of three months.

## ANNEXURE

Whether the dismissal of Shri Prasanth, T. K., Sales Assistant, Gurrent Books by the Employer Shri Ravi, D. C., Chief Executive Officer, Current Books, Good Sheppard Street, Kottayam-686 001 is justifiable? If not what relief he is entitled to get?

By order of the Governor,
G. SIVAPRASAD,
Under Secretary to Government.